1		
2	Sara B. Allman, Esq. CSB #107932	
3	■ALLMAN & NIELSEN, P.C. ■ 100 Larkspur Landing Circle, Suite 212	
4	Larkspur, CA 94939	
5	Telephone: 415.461.2700 Facsimile: 415.461.2726	
6	E-Mail: all-niel@comcast.net	
7	Attorney for Defendants	
8	KAYDEE SETHI (erroneously sued herein as KA'	WALDE SETHI), an individual, and
9	HARDIOBAG SINGH (erroneously sued herein as KIKI THREADS	s HARDILBAG SINGH), an individual, dba
10		
11	IN THE UNITED STAT	ES DISTRICT COURT
12	NORTHERN DISTRIC	T OF CALIFORNIA
13	IVORTILEXIV DISTRIC	or California
4	ANOB WORLD, INC., a Nevada Corporation,	Case No.: C11-00669MEJ
5	dba THREADS BEAUTY BAR & SPA	
6	Plaintiff,	STIPULATION AND [ <del>PROPOSED</del> ORDER] TO ENLARGE TIME
7	i idiitiii,	WITHIN WHICH TO RESPOND TO
8	ν.	COMPLAINT [Civil L. R. 6-1]
9	KIKI'S THREADS, A BUSINESS OF	,
20	UNKNOWN FORMATION, JAGJIT SINGH, AN INDIVIDUAL, AND DOES 1 THROUGH	
21	10, INCLUSIVE,	
22	The first deside	·
23	Defendants.	
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	STIPULATION AND [PROPOSED ORDER] TO ENLARGE TIME WITHIN WHICH TO RESPOND TO COMPLAINT	ALI MAN & NIGUNE I, INC. 100 Farkspur Funding Covic, Suite 212 Larkspur, CA 94930 felcohone: 415.461,2700 Facsimile: 415.461,2726
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## Case 3:11-cv-00669-MEJ Document 8 Filed 03/08/11 Page 2 of 3

1	·	
2	IT IS HEREBY STIPULATED by and between the parties, through their respective counsel	
3	that the time within which defendants may answer or otherwise respond to the Complaint shall be,	
4	and hereby is, extended to and including March 24, 2011.	
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6	Dated: Patton Martin & Sullivan LLP	
7	Verial Deal.	
8	By: William R. Martin, Esq.	
9	Attorneys for Plaintiff	
10	ANOB WORLD, INC.	
11		
12	Dated: March $\frac{\mathcal{H}}{}$ , 2011 ALLMAN & NIELSEN, P. C.	
13	By:	
14	Sara B. Allman, Esq.	
15	Attorneys for Defendants KAYDEE SETHI (erroneously sued herein as	
16	KAWALDE SETHI), an individual, and	
17	HARDIOBAG SINGH (erroneously sued herein as HARDILBAG SINGH), an individual, dba KIKI	
18	THREADS	
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	STIPULATION AND [PROPOSED ORDER] TO ENLARGE TIME  ALLMAY 8. NEED TO ENLARGE TIME  WITHIN WHICH TO PROPOND TO COMPLAINT	

## Case 3:11-cv-00669-MEJ Document 8 Filed 03/08/11 Page 3 of 3

1	ORDER		
2	The time within which defendants may answer or otherwise respond to the Complaint shall be		
3			
4	and hereby is, extended to and including March 24, 2011.		
5			
6	March 8, 2011 Dated:		
7	THE HONOR ABOM MARIA ELENA JAMES		
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